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P.002/003 F-622,

Patent Application Attorney Docket No. 99017-08-019

2005 JUL 20 11 0 14

US PATENT & TRADEMARK OFFICE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

:	In re Application of:	Ken Hayward et al.					
	Filed:	09/862,284 G 9/14/2000 METHOD FOR SUPPLY C	roup Art Uniu 3625 Confirmation No.: 9833 Examiner: Mark Fadok RDERING				
	The owner, <u>Kerox Corporation</u> of 100% percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full stanuary term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer of prior Patent No. 6.798,997 The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.						
	In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the even that it later: for fallure to pay a maintenance fee, is held unemforceable, is found invalid by a court of competent jurisdistanticity disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancele reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statute as shortened by any terminal disclaimer.						
☑ The undersigned is an attorney or agent of record.							
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		9662284	Signature Andrew D. Ryan				
			Typed or printed name 39,351				
			Registration No. 685-422-8085				
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Dianne Ayers
Palent Financial & Trademark Coordinator

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2005 JUL 20 JUL 9 19

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July 20, 2005

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Dear Mr. LeBron:

The following item was incorrectly debited to our June 2005 account statement for 24-0025:

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This charge is for a statutory disclaimer fee for our 09/662,284: Obviously, the large entity fee code should have been used. A copy of the transmittal and appropriate statement page is attached for your reference. If there are any further questions, please call me at the below number.

Thank you for your attention to this matter.

Very truly yours,

Dianne Ayers

Attachments

Xerox Corporation 100 South Clinton Avenue Xerox Square – 20A Rochester, NY 14644 Telephone 585-423-6998 Facsimile 585-423-5240

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